BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES IN AND FOR THE STATE OF UTAH

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IN THE MATTER OF THE APPLICATION

ORDER

OF AMBRA OIL AND GAS COMPANY FOR AN

ORDER TO EXTEND THE PROVISIONS

DOCKET NO. 84-018

ENTERED IN CAUSE NO. 102-16B, FOR

CAUSE NO. 102-56

PORTIONS OF LAND IN TOWNSHIP 18

SOUTH, RANGE 25 EAST, GRAND COUNTY,

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This matter came on for hearing before the Board of Oil, Gas and Mining on Thursday, February 23, 1984, in the Auditorium of the Division of Wildlife Resources, 1596 West North Temple, Salt Lake City, Utah.

The following members of the Board were present:

Gregory P. Williams, Chairman James W. Carter John M. Garr Charles R. Henderson Richard B. Larsen Constance K. Lundberg

E. Steele McIntyre

The following staff members were present:

Marjorie L. Larson, Secretary of the Board Ronald W. Daniels, Associate Director, Mining G. Harold Balthrop, Associate Director, Oil and Gas Ronald J. Firth, Chief Petroleum Engineer Barbara W. Roberts, Assistant Attorney General Karl Brown, Geologist, Utah Geological and Mineral Survey

Appearances were made as follows:

Jay Mealey, Ambra Oil and Gas Wesley Pettingill, Ambra Oil and Gas

NOW, THEREFORE, the Board having heard the testimony of the witnesses and having considered the evidence and being advised in the premises, now makes and enters the following:

FINDINGS OF FACT AND CONCLUSIONS OF LAW

Due and regular notice of the time, place and purpose of the hearing was given to all interested parties in the form and manner and within the time required by law.

- 2. The Board has jurisdiction over the matter covered by said Application and over all parties interested therein and has jurisdiction to make and promulgate the Order hereinafter set forth.
- 3. The Board has previously entered its Findings and Order in Cause No. 102-16B, amending Field Rule 2-2 for the Seiber-Cisco Nose Area, Grand County, Utah, to provide that wells drilled for oil and/or gas shall be located not less than 500 feet from any property or lease line and not less than 200 feet from the boundary line of any legal subdivision comprising the governmental quarter-quarter section or equivalent lot or lots of comparable size and location, and not less than 400 feet from any oil well, nor less than 1,320 feet from any gas well, unless otherwise specifically authorized by the Board after notice and hearing.
- 4. Said Field Rule 2-2, as amended, governs well spacing within the following described area:

Township 18 South, Range 25 East
Section: 25 through 36

Township 18 South, Range 26 East Section: 29 through 32

Township 19 South, Range 23 East
Section: 19 through 36

Township 19 South, Range 24 East Section: All

Township 19 South, Range 25 East Section: All

Township 19 South, Range 26 East Section: 5 through 8

Township 20 South, Range 21 East Section: All

Township 20 South, Range 22 East Section: All

Township 20 South, Range 23 East Section: All

Township 20 South, Range 24 East Section: All

Township 20 South, Range 25 East Section: All Township 21 South, Range 22 East
Section: 1 through 12

Township 21 South, Range 23 East
Section: All

Township 21 South, Range 24 East
Section: All

5. All geological data concerning the above described area indicates that the Dakota, Morrison and Cedar Mountain formations underly the lands and constitute, a poolsand that the sands of the Dakota, Morrison and Cedar Mountain formations are lenticular in nature.

6. Further, all geologic data concerning the area hereinafter described indicates that the Dakota, Morrison and Cedar Mountain formations also underly these lands and constitute, a pool and, in order to prevent waste of oil and gas, avoid the drilling of unncessary wells and to protect correlative rights, the Order of Cause No. 102-16B, dated November 15, 1979, should be modified to include the following additional lands:

Township 18 South, Range 25 East Section: 1 through 24

7. That, except as otherwise provided herein, the specifications and declarations in the Order entered in Cause No. 102-16B, dated November 15, 1979, as to the establishment of permitted well locations, tolerance distances, correlative rights and depth constraints, should apply to the additional lands as above described except that the Division Chief Petroleum Engineer will act as Hearing Examiner for well-spacing exceptions and commingling matters after proper notice of hearing.

ORDER

IT IS HEREBY ORDERED by this Board as follows:

1. To prevent waste of oil and gas to avoid the drilling of unnecessary wells, to protect correlative rights and to promote the orderly development, the Order in Cause No. 102-16B dated November 15, 1979, be modified to include the following additional lands:

Township 18 South, Range 25 East Section: 1 through 24

2. The specifications and declarations in the Order entered in Cause No. 102-16B dated November 15, 1979, shall apply to the above described lands except that the Division Chief Petroleum Engineer will act as Hearing Examiner for well spacing exception and commingling petitions after proper notice and hearing.

Separate

Separate

DATED this 22nd day of March, 1984.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

Williams, Chairman

Constance K. Lundberg

E. Steele McIntyre

APPROVED AS TO FORM:

Barbara W. Roberts Assistant Attorney General